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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 270.PF	FOR FURTHER A	CTION		See Form	PCT/IPEA/4	16	-
International application No. PCT/US2004/000832	International filing date 13.01.2004	(day/month/year)		Priority	date <i>(day/mo</i>	onth/year)	
International Patent Classification (IPC) or n A61K31/675, A61K31/513	ational classification and I	PC			Sur Sur		٠٠.
Applicant GILEAD SCIENCES, INC. et al.				,	• ;		
This report is the international pre Authority under Article 35 and train	liminary examination rensmitted to the applicar	eport, establishent according to	ed by this Article 36	Internati	onal Prelim	inary Examir	ning
2. This REPORT consists of a total of	of 7 sheets, including t	his cover sheet.	. , ,			p. 14	,
3. This report is also accompanied b	y ANNEXES, comprisi	ng:					
a. \square sent to the applicant and to	o the International Bure	eau) a total of s	sheets, as	follows:			
sheets of the description	on, claims and/or drawi ng rectifications author	nas which have	hoon on	opded e	mal awa Alua L	pasis of this r ction 607 of	eport the
sheets which supersed beyond the disclosure Supplemental Box.	de earlier sheets, but w in the international app	hich this Author dication as filed	rity consid , as indica	ders cont ated in ite	ain an amei em 4 of Box		goes e
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4. This report contains indications re	lating to the following it	ems:	7.7		* :		
Box No. I Basis of the opin	nion	,				Ben et al.	
☐ Box No. II Priority		,	¥.		N	*37***	٠,
☑ Box No. III Non-establishme	ent of opinion with rega	ırd to noveltv. in		•	,		
☐ Box No. IV Lack of unity of				v.	nadotnai ap	pheability	•
applicability; cita	ment under Article 35(2 tions and explanations	2) with regard to supporting suc	novelty, h stateme	inventive ent	step or ind		
Box No. VI Certain docume			٠,			and the second	٠.
Box No. VII Certain defects i							
☐ Box No. VIII Certain observa	tions on the internation	al application	i,			v.,	
Date of submission of the demand		Date of complet	tion of this	report	. 11.5		
15.07.2004		29.12.2004	٠.				
Name and mailing address of the international preliminary examining authority:	al .	Authorized Offic	cer	···.	TANK TO A	astirbas Pet	PRODUCE .
European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 52365 Fax: +49 89 2399 - 4465	56 epmu d	Rodriguez-P	34 G				
	·	Telephone No	+49 89 23	23- /8/1		Appliante aug	70. est

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/US2004/000832

_	Box No. I	Basis of the repor	t			1 40			
1.	With regard	d to the language , th s otherwise indicated	is report is based of under this item.	on the inte	rnational a	pplication i	n the langu	age in which	it was
	☐ This re which	eport is based on trar	nslations from the c translation furnishe	original langed for the p	guage into urposes of	the followi	ng languag	je,	
	☐ pub	ernational search (un plication of the interna ernational preliminary	ational application	(under Kul	e 12.4) 5.2 and/or (55.3)		ting of the second seco	
2.	have been	d to the elements* of furnished to the rece originally filed" and a	riving Office in resp	onse to ar	n invitation	is based o under Artic	on <i>(replace</i> cle 14 are i	ement sheets v referred to in t	vhich his
•	Description	, Pages		,		. : .			
• •	1-45		as originally filed	•	•				x 90
	Claims, Nu	mbers							
	1-58		as originally filed		٠			•	
٠,	□ a sequ	ence listing and/or a	ny related table(s)	- see Supp	lemental E	Box Relatin	g to Seque	ence Listing	
з.	☐ The ar	nendments have res	ulted in the cancell	ation of:	••				
	□ the	description, pages							
··		claims, Nos. drawings, sheets/figs	.						
•	☐ the	sequence listing (sp	ecify):						
	⊔ any	table(s) related to se	equence listing <i>(sp</i>	ecify):		, .			•
4.	had not be	port has been establen made, since they stal Box (Rule 70.2(c)	have been conside	of) the ame red to go b	endments a beyond the	annexed to disclosure	this report as filed, a	and listed bel s indicated in	ow the
		description, pages claims, Nos.	•				•	with.	,
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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/US2004/000832

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		x No. III Non-establishment o blicability	of op	inion with regard to novelt	y, inventive s	tep and in	dustrial	•	
۱.	The	he questions whether the claimed invention appears to be novel, to involve an inventive step (to be non-byious), or to be industrially applicable have not been examined in respect of:							
		the entire international applicat	ion,	•			4 9 -		
		claims Nos. 1-24 with respect t	o IA		٠. ٠٠.				
		because:			7. n				
	⊠ .	the said international applicatio subject matter which does not it	n, or equi	the said claims Nos. 1-24 w re an international preliminal	ith respect to I y examination	A relate to t (specify):	he following		
		see separate sheet					;·-		
		the description, claims or drawi that no meaningful opinion coul	ngs d be	(indicate particular elements formed (specify):	<i>below)</i> or said	claims Nos	s. are so uncl	ear	
		the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opin could be formed.						inion	
	□.	no international search report has been established for the said claims Nos.						٠	
	the nucleotide and/or amino acid sequence listing does not comply with the standard provide C of the Administrative Instructions in that:						ded for in An	nex .	
		the written form		has not been furnished					
		•		does not comply with the si	tandard				
		the computer readable form		has not been furnished					
		•		does not comply with the st	tandard				
		the tables related to the nucleot not comply with the technical re	ide a quire	and/or amino acid sequence lements provided for in Annex	listing, if in con c C- <i>bis</i> of the A	nputer read Administrativ	able form onlive instruction	y, do s.	
		See separate sheet for further o	detai	İs	• •		of the		
				· .				•	



International application No. PCT/US2004/000832

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1.	Statement	
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Novelty (N)

Yes: Claims

No: Claims

1-58

Inventive step (IS)

Yes: Claims

No: Claims

1-58

Industrial applicability (IA)

Yes: Claims

Claims

Claims

Claims

Claims

Claims

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2. Citations and explanations (Rule 70.7):

see separate sheet

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

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Re Item III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

Claims 1-24 relate to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(I) PCT).

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 1. The following documents are referred to in this communication; the numbering will be adhered to in the rest of the procedure:
 - D1: Journal of Infectious Diseases, 2002, 186:1844-7.
 - D2: Journal of Virology, 12 Jan 2003, 77:1120-30.
 - D3: Project Inform Perspective, Jan 2003, 35:4-7.
 - D4: Clinical Therapeutics, 2002, 24:1515-1548.
 - D5: Antiviral Research, 1997, 36:91-97.
 - D6: WO00/25797, 11 May 2000.
- 1.1 Unless indicated, reference is made to the passages indicated in the international search report.
- 2. Novelty (Art. 33(2) PCT)
- 2.1 The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claims 1-58 is not new in the sense of Article 33(2) PCT.

D1 discloses the use of tenofovir disoproxil fumarate (TDF) in patients receiving lamivudine (3TC) or emtricitabine (FTC) (see page 1844, column 2, second last paragraph). Although this document relates mainly to the treatment of the hepatitis B in HIV/HBV co-infected patients, it also reports that there was an anti-HIV activity (see page 1845, column 2, last paragraph before "Discussion").

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D2 shows studies on the appearance of resistances in SIV when using tenofovir (PMPA) with 3TC or PMPA with FTC (see the passages mentioned in the search report).

D3 discloses that there is the intention of combining PMPA with FTC in a single pill (see page 7, column 2, last paragraph).

D4 discloses the use of TDF in combination with 3TC for the treatment of HIV infections (see the passages mentioned in the search report).

D5 teaches that the combination of PMPA or adefovir (PMEA) with 3TC induces an additive inhibition of the HIV replication in vitro.

D6 discloses the combination of FTC with PMEA for the treatment of hepatitis B. PMEA is mentioned in the description of the present patent application to be functional derivative of tenofovir (see page 11, lines 15-18).

Therefore, the subject-matter of present claims 1-58 cannot be considered novel in the light of D1-D5.

- 2.2 It should be noted that the term "physiological functional derivative" used in independent claims 1, 8 and 15 and 25 is considered not to be clear, contrary to Art. 6 PCT. The person skilled in the art does not know which compounds fall in such a definition, apart from those mentioned in the description on page 11, line 15 page 13, line 5 and page 14, line 5 page 23.
- 3. Inventive Step (Art. 33(3) PCT)

The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claims 1-58 does not involve an inventive step in the sense of Article 33(3) PCT.

- 3.1 Claims 1-58 are not novel and therefore cannot be considered inventive.
- 3.2 The Applicant is asked to note that present application lacks technical data: showing that the problem posed by the present application is solved.

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4. Industrial applicability (Art. 33(4) PCT)

- 4.1 For the assessment of the present claims 1-24 on the question whether they are industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.
- 4.2 Present claims 25-58 are susceptible of industrial application and thus do not contravene Art. 33(4) PCT.

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